

THE MARION DAILY STAR.

NO. 51

MARION, OHIO, TUESDAY, JANUARY 20, 1891

PRICE 3 CENTS

SENATORS NAMED.

of Cortes Decided in Cases.

IN NEW YORK.

has nominated to Supreme Court the Indiana Democrat, who is a member of the Senate.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

The Democratic United States Senator, who is a member of the Senate, has been nominated to the Supreme Court.

THE FINDLAY WRECK.

Another Explosion Takes Place, But Not as Descriptive as the First.

FINDLAY, O., Jan. 20.—(Columbus Herald.)—An official investigation of the Findlay explosion, which took place on the 17th inst., has been completed. The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

The investigation was conducted by the United States marshal, who is a member of the Senate.

DRESSED BEEF CASE.

Decision Rendered by the Supreme Court.

STATE'S RIGHTS INVOLVED.

One of Virginia's State Laws Declared Unconstitutional—A Much Litigated Question Finally Decided—Other Washington News.

WASHINGTON, Jan. 20.—The supreme court of the United States yesterday rendered a decision in the habeas corpus case of William Rehnman, of Norfolk, Va., in what is known as the dressed beef case, involving the constitutionality of the Virginia state law, which requires meat slaughtered a hundred miles or more from the place where it is offered for sale, to be inspected by the local inspector. The court decides that the state law is unconstitutional.

Rehnman was arrested and fined for having sold dressed beef, the property of Armour Company, of Chicago, in violation of this law. He refused to pay the fine and appealed the case to the United States circuit court, where Judge Hughes granted a writ of habeas corpus. The case came to the United States supreme court, on an appeal by the office having Rehnman in charge, the sale question involved being whether the Virginia statute under which Rehnman was fined is repugnant to the constitution. The court held that it is, and affirmed Judge Hughes' decision ordering Rehnman's discharge.

The statute, the court holds, is in effect a prohibition upon the sale in Virginia of meats, although entirely wholesome, but cannot under the guise of exercising its police powers, enact inspection laws which make discrimination against the products of its own or other states. The Virginia law, the court declares, is for all practical ends, a statute to prevent the citizens of distant states having for sale fresh meats, from coming into competition, upon terms of equality with local dealers in Virginia, and as such its repugnance to the constitution is manifest. Judge Hughes' action in the habeas corpus matter is therefore affirmed.

Another Election Bill.

WASHINGTON, Jan. 20.—Mr. Langston, of Virginia, introduced in the house yesterday a bill to amend the Federal constitution in the matter of suffrage. The resolution provides: "That all elections for members of congress and electors of the United States and presidential electors shall be by the people of the states, under such laws as congress shall enact, provided that no elector shall be allowed to vote any such election who cannot read and write the English language, and the basis of representation in each state shall be reduced in the proportion which the number of those allowed to vote shall bear to the whole number of male citizens 21 years of age in such state." Congress is empowered to enforce this article by appropriate legislation. The bill was referred to the committee on election of the president, vice president and members of congress.

Proceedings of Congress.

WASHINGTON, Jan. 20.—Most of the session of the house yesterday was taken up by the political speeches and assaults upon the speaker by the Democrats for anti-rulings. Only one bill of minor importance was passed, and at 5:20 the house adjourned.

In the senate yesterday an hour and a half was consumed discussing a point of order raised by Mr. Gorman, taking issue with the vice president's ruling last Friday, to the effect that an appeal from a decision of the chair on a debatable question, was itself not debatable. The matter was finally dropped, and after the introduction of a number of bills, the elections bill was taken up and Mr. George addressed the senate in opposition to the bill. Without finishing his speech, the senate at 6 o'clock adjourned.

Indians Not to Have Firearms.

WASHINGTON, Jan. 20.—A bill to prevent the sale of firearms and ammunition to Indians was introduced in the senate yesterday by Mr. Sanders. A penalty of imprisonment for not more than six months and a fine of \$500 is provided for violations of the provisions of the bill. A proviso is appended that it shall be a condition for a defendant in such case to show that the Indian to whom firearms and ammunition were given, had at the time of the sale, severed tribal relations and adopted the habits of civilized life.

One Good Indian Agent.

WASHINGTON, Jan. 20.—Secretary Noble has received a communication from the Catholic mission station at Standing Rock, Minn., commending its action in expelling from the reservation all those who are known to be Indians, and who are not of the Catholic faith. The missionaries are of the opinion that the Indians are better off in their native land, and are better satisfied with their present condition.

Washington, Jan. 20.—The senate yesterday passed a bill to amend the Federal constitution in the matter of suffrage. The resolution provides: "That all elections for members of congress and electors of the United States and presidential electors shall be by the people of the states, under such laws as congress shall enact, provided that no elector shall be allowed to vote any such election who cannot read and write the English language, and the basis of representation in each state shall be reduced in the proportion which the number of those allowed to vote shall bear to the whole number of male citizens 21 years of age in such state." Congress is empowered to enforce this article by appropriate legislation. The bill was referred to the committee on election of the president, vice president and members of congress.

Proceedings of Congress.

WASHINGTON, Jan. 20.—Most of the session of the house yesterday was taken up by the political speeches and assaults upon the speaker by the Democrats for anti-rulings. Only one bill of minor importance was passed, and at 5:20 the house adjourned.

In the senate yesterday an hour and a half was consumed discussing a point of order raised by Mr. Gorman, taking issue with the vice president's ruling last Friday, to the effect that an appeal from a decision of the chair on a debatable question, was itself not debatable. The matter was finally dropped, and after the introduction of a number of bills, the elections bill was taken up and Mr. George addressed the senate in opposition to the bill. Without finishing his speech, the senate at 6 o'clock adjourned.

Indians Not to Have Firearms.

WASHINGTON, Jan. 20.—A bill to prevent the sale of firearms and ammunition to Indians was introduced in the senate yesterday by Mr. Sanders. A penalty of imprisonment for not more than six months and a fine of \$500 is provided for violations of the provisions of the bill. A proviso is appended that it shall be a condition for a defendant in such case to show that the Indian to whom firearms and ammunition were given, had at the time of the sale, severed tribal relations and adopted the habits of civilized life.

One Good Indian Agent.

WASHINGTON, Jan. 20.—Secretary Noble has received a communication from the Catholic mission station at Standing Rock, Minn., commending its action in expelling from the reservation all those who are known to be Indians, and who are not of the Catholic faith. The missionaries are of the opinion that the Indians are better off in their native land, and are better satisfied with their present condition.

Washington, Jan. 20.—The senate yesterday passed a bill to amend the Federal constitution in the matter of suffrage. The resolution provides: "That all elections for members of congress and electors of the United States and presidential electors shall be by the people of the states, under such laws as congress shall enact, provided that no elector shall be allowed to vote any such election who cannot read and write the English language, and the basis of representation in each state shall be reduced in the proportion which the number of those allowed to vote shall bear to the whole number of male citizens 21 years of age in such state." Congress is empowered to enforce this article by appropriate legislation. The bill was referred to the committee on election of the president, vice president and members of congress.

Proceedings of Congress.

WASHINGTON, Jan. 20.—Most of the session of the house yesterday was taken up by the political speeches and assaults upon the speaker by the Democrats for anti-rulings. Only one bill of minor importance was passed, and at 5:20 the house adjourned.

In the senate yesterday an hour and a half was consumed discussing a point of order raised by Mr. Gorman, taking issue with the vice president's ruling last Friday, to the effect that an appeal from a decision of the chair on a debatable question, was itself not debatable. The matter was finally dropped, and after the introduction of a number of bills, the elections bill was taken up and Mr. George addressed the senate in opposition to the bill. Without finishing his speech, the senate at 6 o'clock adjourned.

Indians Not to Have Firearms.

WASHINGTON, Jan. 20.—A bill to prevent the sale of firearms and ammunition to Indians was introduced in the senate yesterday by Mr. Sanders. A penalty of imprisonment for not more than six months and a fine of \$500 is provided for violations of the provisions of the bill. A proviso is appended that it shall be a condition for a defendant in such case to show that the Indian to whom firearms and ammunition were given, had at the time of the sale, severed tribal relations and adopted the habits of civilized life.

One Good Indian Agent.

WASHINGTON, Jan. 20.—Secretary Noble has received a communication from the Catholic mission station at Standing Rock, Minn., commending its action in expelling from the reservation all those who are known to be Indians, and who are not of the Catholic faith. The missionaries are of the opinion that the Indians are better off in their native land, and are better satisfied with their present condition.

Washington, Jan. 20.—The senate yesterday passed a bill to amend the Federal constitution in the matter of suffrage. The resolution provides: "That all elections for members of congress and electors of the United States and presidential electors shall be by the people of the states, under such laws as congress shall enact, provided that no elector shall be allowed to vote any such election who cannot read and write the English language, and the basis of representation in each state shall be reduced in the proportion which the number of those allowed to vote shall bear to the whole number of male citizens 21 years of age in such state." Congress is empowered to enforce this article by appropriate legislation. The bill was referred to the committee on election of the president, vice president and members of congress.

Proceedings of Congress.

WASHINGTON, Jan. 20.—Most of the session of the house yesterday was taken up by the political speeches and assaults upon the speaker by the Democrats for anti-rulings. Only one bill of minor importance was passed, and at 5:20 the house adjourned.

In the senate yesterday an hour and a half was consumed discussing a point of order raised by Mr. Gorman, taking issue with the vice president's ruling last Friday, to the effect that an appeal from a decision of the chair on a debatable question, was itself not debatable. The matter was finally dropped, and after the introduction of a number of bills, the elections bill was taken up and Mr. George addressed the senate in opposition to the bill. Without finishing his speech, the senate at 6 o'clock adjourned.

Indians Not to Have Firearms.

WASHINGTON, Jan. 20.—A bill to prevent the sale of firearms and ammunition to Indians was introduced in the senate yesterday by Mr. Sanders. A penalty of imprisonment for not more than six months and a fine of \$500 is provided for violations of the provisions of the bill. A proviso is appended that it shall be a condition for a defendant in such case to show that the Indian to whom firearms and ammunition were given, had at the time of the sale, severed tribal relations and adopted the habits of civilized life.

One Good Indian Agent.

WASHINGTON, Jan. 20.—Secretary Noble has received a communication from the Catholic mission station at Standing Rock, Minn., commending its action in expelling from the reservation all those who are known to be Indians, and who are not of the Catholic faith. The missionaries are of the opinion that the Indians are better off in their native land, and are better satisfied with their present condition.

Washington, Jan. 20.—The senate yesterday passed a bill to amend the Federal constitution in the matter of suffrage. The resolution provides: "That all elections for members of congress and electors of the United States and presidential electors shall be by the people of the states, under such laws as congress shall enact, provided that no elector shall be allowed to vote any such election who cannot read and write the English language, and the basis of representation in each state shall be reduced in the proportion which the number of those allowed to vote shall bear to the whole number of male citizens 21 years of age in such state." Congress is empowered to enforce this article by appropriate legislation. The bill was referred to the committee on election of the president, vice president and members of congress.

Proceedings of Congress.

OHIO LEGISLATURE.

The Day's Transactions of the Senate and House.

TWO VERY SHORT SESSIONS.

A Number of Important Bills are Introduced in Both the Senate and House. Other News of Interest to Buckeye Readers.

COLUMBUS, O., Jan. 20.—Both branches of the general assembly convened at 4 p. m. Senator Schneider introduced a bill to amend the constitution, which has been accused of irregularity in office, by abolishing the comptroller's office at Cincinnati and giving the mayor the power to appoint a city auditor until next election.

Senator Schneider introduced an election bill similar to the one introduced by Senator Brown last week, but is patterned more after the Indiana system. It provides for a non-partisan state board of elections to be appointed by the governor, and for a non-partisan election board in each county to be appointed by probate judges. The bill provides how all nominations shall be made and certified to, and how various tickets may be put in the field. It provides for a select ballot. The bill does not effect the present registration laws in cities of 50,000 inhabitants and over and only indirectly affects the boards of election in the same. These boards will act as county boards also until the expiration of the terms of the present members when probate judges appoint new boards. In cities between 10,000 and 50,000 population, such as Akron, Springfield, Zanesville, Youngstown, etc., the election boards are abolished and other election machinery is created.

The following bills were introduced in the house:

By Mr. Weiser, fixing the salary of members of boards of education at \$2.50 for each regular meeting attended.

By Mr. Schneider, providing for the taxation of rolling stock owned by companies doing business in Ohio, but organized under the laws of other states, such as Pullman cars, parlor cars, sleeping cars, chair cars, passenger and freight cars, etc.

By Mr. Schneider, prohibiting city councils from amending charters of natural gas companies, so as to permit companies to increase the price charged for gas.

By Mr. Motter, amending the election laws so as to provide that the secretary of the board of elections shall be appointed by the mayor.

By Mr. McDermott, permitting township supervisors of roads to do work on the National road under direction of county commissioners.

By Mr. McDermott, by request, providing that no more than two members of county boards of school examiners shall be of the same political party.

By Mr. Price, amending the laws governing the penitentiary so as to provide that contractors at the penitentiary shall make settlement with the state on the 1st of each month, and that the state shall receive not less than \$1.50 per day for skilled labor and seventy-five cents per day for unskilled labor.

By Mr. Price, providing for the erection of buildings on the grounds of the insane asylums at Columbus, Athens, Cleveland, and Dayton for the care of the epileptic insane, and appropriating \$50,000 for such purpose at Dayton and \$25,000 for each of the other places.

By Mr. Benfer, authorizing assessors or county auditors to deduct the amount of uncancelled mortgages from the appraisement of real estate on tax duplicate.

By Mr. Benfer, abolishing the offices of fish and game warden and relegating the duties of said officer to sheriff and constables.

By Mr. Flumerfelt, providing that wives may testify against their husbands in divorce proceedings.

By Mr. Cribben, extending to village councils the power to compel the erection of gates at railroad crossings.

By Mr. Green, amending the law relating to garnishments, so as to include among those entitled to exemption the sons of widows whose mothers are dependent upon them for support, and also the relative supporting minor child of deceased parent.

By Mr. Gear, prohibiting the election to the holding of office in the Farmers' Institute of any person not a resident of a farm and not actually engaged in agricultural pursuits.

By Mr. Geyer, amending Sections 4133 and 4135, revised statutes, so as to provide that mortgages, their assignment and release must be endorsed by the county auditor "entered for taxation."

By Mr. Wanzler, authorizing the adjutant general to loan arms and equipment to camps of Sons of Veterans.

By Mr. Wright, providing for the underground drainage of land.

By Mr. Benfer, authorizing the village of Uhrichsville, Tuscarawas county, to issue \$15,000 in bonds to secure location of railway shops.

By Mr. Cutler, providing for the election triennially of a railroad and telegraph commissioner and a superintendent of insurance.

By Mr. Cutler, amending the jury law so as to provide for a verdict in civil cases by a three-fourths vote.

By Mr. McKelvey, authorizing St. Clairsville to issue \$10,000 in bonds to erect electric light plant, passed.

By Mr. Hunt, authorizing Bellevue, Huron and Sandusky counties to issue \$20,000 in bonds to construct electric light plants, passed.

New Incorporations.

COLUMBUS, O., Jan. 20.—The following articles of incorporation were filed with the secretary of state yesterday: The Ohio Foundry company, Mansfield, an amendment changing name to Eclipse stove company; Marietta Hotel

OHIO LEGISLATURE.

The Day's Transactions of the Senate and House.

TWO VERY SHORT SESSIONS.

A Number of Important Bills are Introduced in Both the Senate and House. Other News of Interest to Buckeye Readers.

COLUMBUS, O., Jan. 20.—Both branches of the general assembly convened at 4 p. m. Senator Schneider introduced a bill to amend the constitution, which has been accused of irregularity in office, by abolishing the comptroller's office at Cincinnati and giving the mayor the power to appoint a city auditor until next election.

Senator Schneider introduced an election bill similar to the one introduced by Senator Brown last week, but is patterned more after the Indiana system. It provides for a non-partisan state board of elections to be appointed by the governor, and for a non-partisan election board in each county to be appointed by probate judges. The bill provides how all nominations shall be made and certified to, and how various tickets may be put in the field. It provides for a select ballot. The bill does not effect the present registration laws in cities of 50,000 inhabitants and over and only indirectly affects the boards of election in the same. These boards will act as county boards also until the expiration of the terms of the present members when probate judges appoint new boards. In cities between 10,000 and 50,000 population, such as Akron, Springfield, Zanesville, Youngstown, etc., the election boards are abolished and other election machinery is created.

The following bills were introduced in the house:

By Mr. Weiser, fixing the salary of members of boards of education at \$2.50 for each regular meeting attended.

By Mr. Schneider, providing for the taxation of rolling stock owned by companies doing business in Ohio, but organized under the laws of other states, such as Pullman cars, parlor cars, sleeping cars, chair cars, passenger and freight cars, etc.

By Mr. Schneider, prohibiting city councils from amending charters of natural gas companies, so as to permit companies to increase the price charged for gas.

By Mr. Motter, amending the election laws so as to provide that the secretary of the board of elections shall be appointed by the mayor.

By Mr. McDermott, permitting township supervisors of roads to do work on the National road under direction of county commissioners.

By Mr. McDermott, by request, providing that no more than two members of county boards of school examiners shall be of the same political party.

By Mr. Price, amending the laws governing the penitentiary so as to provide that contractors at the penitentiary shall make settlement with the state on the 1st of each month, and that the state shall receive not less than \$1.50 per day for skilled labor and seventy-five cents per day for unskilled labor.

By Mr. Price, providing for the erection of buildings on the grounds of the insane asylums at Columbus, Athens, Cleveland, and Dayton for the care of the epileptic insane, and appropriating \$50,000 for such purpose at Dayton and \$25,000 for each of the other places.

By Mr. Benfer, authorizing assessors or county auditors to deduct the amount of uncancelled mortgages from the appraisement of real estate on tax duplicate.

By Mr. Benfer, abolishing the offices of fish and game warden and relegating the duties of said officer to sheriff and constables.

By Mr. Flumerfelt, providing that wives may testify against their husbands in divorce proceedings.

By Mr. Cribben, extending to village councils the power to compel the erection of gates at railroad crossings.

By Mr. Green, amending the law relating to garnishments, so as to include among those entitled to exemption the sons of widows whose mothers are dependent upon them for support, and also the relative supporting minor child of deceased parent.

By Mr. Gear, prohibiting the election to the holding of office in the Farmers' Institute of any person not a resident of a farm and not actually engaged in agricultural pursuits.

By Mr. Geyer, amending Sections 4133 and 4135, revised statutes, so as to provide that mortgages, their assignment and release must be endorsed by the county auditor "entered for taxation."

By Mr. Wanzler, authorizing the adjutant general to loan arms and equipment to camps of Sons of Veterans.

By Mr. Wright, providing for the underground drainage of land.

By Mr. Benfer, authorizing the village of Uhrichsville, Tuscarawas county, to issue \$15,000 in bonds to secure location of railway shops.

By Mr. Cutler

